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*Attorneys for Petitioner Hunter Mountain Investment Trust*

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

<b>In re:</b>	§	
	§	
<b>HIGHLAND CAPITAL</b>	§	<b>Chapter 11</b>
<b>MANAGEMENT, L.P.</b>	§	
	§	<b>Case No. 19-34054-sgj11</b>
<b>Debtor.</b>	§	

**HUNTER MOUNTAIN INVESTMENT TRUST’S AMENDED CERTIFICATE OF  
CONFERENCE REGARDING HUNTER MOUNTAIN INVESTMENT TRUST’S  
EMERGENCY MOTION FOR LEAVE TO FILE VERIFIED ADVERSARY  
PROCEEDING**

Hunter Mountain Investment Trust (“HMIT”), files this Amended Certificate of Conference Regarding Hunter Mountain Investment Trust’s Emergency Motion for Leave to File Verified Adversary Proceeding (the “Motion”) (Doc 3699). This amended

certificate is submitted at the insistence of one of the opposing counsel, and HMIT is doing so without agreeing that the certificate requires an amendment to this effect.

**Amended Certificate of Conference Regarding the Motion**

Beginning on March 24, 2023, and also on March 27, 2023, counsel for Hunter Mountain Investment Trust (“HMIT”) conferred either by telephone or via email with counsel for all Respondents regarding the relief requested in the foregoing Motion, including John A. Morris, on behalf of James P. Seery, and Brent McIlwain, on behalf of Muck Holdings, LLC, Jessup Holdings, LLC, Stonehill Capital Management, LLC, and Farallon Capital Management, LLC. Mr. Morris advised that James P. Seery is opposed to an expedited hearing regarding Hunter Mountain Investment Trust’s Emergency Motion for Leave to File Verified Adversary Proceeding (“Motion”). Based upon all communications with Mr. McIlwain, it is reasonably believed his clients are also opposed and we advised him that this recitation would be placed in the certificate of conference.

Mr. Morris has requested that the certificate be amended to state as follows: “Mr. Seery, the Reorganized Debtor, and the Highland Claimant [sic] Trust (together, the ‘Highland Defendants’) [are] ‘opposed’ . . . .”

In light of the nature of the proposed proceedings, whereby HMIT proposes to represent the Reorganized Debtor or the Highland Claimant Trust derivatively, HMIT does not agree with (and does not admit) the propriety of, the substantive content of, or any procedural need for Mr. Morris’s requested inclusion, but HMIT is filing this amended certificate solely to accommodate Mr. Morris’s request.

/s/ Sawnie A. McEntire  
Sawnie A. McEntire

DATED: March 30, 2023.

Respectfully Submitted,

**PARSONS MCENTIRE MCCLEARY  
PLLC**

By: /s/ Sawnie A. McEntire  
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*Attorneys for Petitioner*  
*Hunter Mountain Investment Trust*

**CERTIFICATE OF SERVICE**

I certify that on the 30<sup>th</sup> day of March 2023, a true and correct copy of the foregoing Amended Certificate of Conference was served on all counsel of record via the Court's CM/ECF system or, as appropriate, on the Respondents directly.

/s/ Sawnie A. McEntire

Sawnie A. McEntire

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